

TRAMP HAS \$500 PAY ROCK

RHYOLITE, Feb. 15.—The three-weeks-old Jingle lease on the Denver claim of the Tramp Consolidated company is sacking \$600 ore. There is at this time between three inches and seven inches of this high-grade rock, which, although not clear and firm throughout, yet breaks down in uniformly regular sheets plastered with coarse gold. The vein matter is quartz altered with hematite and rotted, wherein lies the values. The entire vein appears to be about four feet wide and would undoubtedly mill all the way across.

The territory held under this lease embraces the third level, with rights both up and down. The lead which has been worked is the original Denver lode, standing nearly vertical here. The leasers are working in a raise, which was formerly used as an air shaft by the company. A little drifting brought the values. Picture pieces are brought out wrapped in cloth to protect their surfaces.

No present plans are announced for shipment. The sacking goes on regularly.

INDIANA BOUGHT FOR WORKING

RHYOLITE, Feb. 15.—The biggest cash deal since the boom days of Bullfrog was closed here this week, when the controlling interest in the Indiana group was taken over for active mining operations. The consideration is not made public, but it is learned that the former owners while taking a substantial interest in the property, received a cash payment running into the hundreds of thousands.

Vic Tamney, R. L. Phillips, Ed Be-shere and Bill Taylor of Rhyolite were the locators and sellers. William B. Milliken and associates, among whom is mentioned E. C. Giles, having acquired the control.

The Indiana property incloses on two sides the Bi-Metallic claim of the Bullfrog Pioneer company, and shares with its illustrious neighbor the same surface indications and leads. Its true value depends on a

great extent on how much of the Pioneer lode will be found to continue into Indiana ground. There is a territorial conflict with the Conservative location that will be settled at once.

A working shaft has been started by the new company on Indiana No. 1 claim. This shaft is 159 feet from the Pioneer Leasing company's shaft, and is calculated to come into values by vertical sinking. It will be the main working shaft and will not be held up by co-lateral prospect work until a good depth is reached.

Mr. Milliken has assumed charge himself.

MAYFLOWER MINE RESUMES WORK

RHYOLITE, Feb. 15.—The mine pump for the Mayflower has arrived and is being hauled out for immediate installation at the property. This completes absolutely the last shipment of fixtures for the starting of the mill.

A. Sydney Additon, general manager of the property, is authority for the statement that, owing to the unsuspected necessity of timbering below the water level in the shaft, the mill may not be in commission for another week. Barring always unforeseen difficulties, the plant will assuredly be running by February 20.

Work was resumed in the mine this week. One machine was put on the 300-foot level Thursday and another opens up at the same level today. The dumps will not be used, for the present at least, as the 300-foot level will meet the demands for some time to come.

A. C. Izen, W. A. Starr and W. A. Stephens, the outside directors of the company, will be in the camp next week, and on the ground when the mill is thrown into commission.

NATIONAL BANK IN STRONG LEDGE

RHYOLITE, Feb. 15.—The contact disclosed last week on the Shoshone National Bank has been explored more thoroughly to date, and all indications go to show that the top of a substantial ore body has, in fact, been cut. Drifts have been run on

the lode, showing a highly mineralized state existing, especially at the bottom of the works. One assay, obtained a few shifts ago, returned \$200 to the ton.

The talc and quartz body on the basalt contact is clearly defined and firm, dipping a little toward the north. For the entire extent of the drift the width of mineral holds uniform. It is about one foot or a little better at the top and fully three feet on the bottom. This fact argues well for the prospects in depth, according to Superintendent Kennedy.

It is proposed to sink on the vein as soon as a commodious station can be broken out. The vertical depth from natural surface here is approximately twenty-five feet.

Advertise in the Daily Bonanza.

DR. GEO. P. DEVINE, Eye Sight Specialist, limits his practice on the eye to defect of vision, requiring correction by the use of glasses. Artificial eyes carried and inserted. Union Drug Store, Feb. 16 and 17.

GOLDFIELD AND YERINGTON REPORTS

SALT LAKE, Feb. 15.—Local circles are awaiting with much interest the reports of the Goldfield and Yerington copper districts of Nevada by the geological survey of Washington. It is known that these reports are to be issued during the current year, and they are expected to be chuck full of good reading for everyone interested in these camps. It is also a matter of local interest that L. C. Graton, one of the best known members of the geological survey, the man who has been gathering and preparing the statistics on the copper situation for the government, has left the service of the government, and is now chief statistician for the Copper Producer's association. Mr. Graton is one of the best copper men in the country. He is a splendid geologist and has made many friends here by his thorough work in Utah fields for the geological survey.

It's NOT Too Late TO SAVE \$100 Every Month

Though January has passed annual statements of foreign corporations can be published and filed in February (leaving a possible fine of \$100 for January only.) Foreign corporations that fail to comply with the requirements of the statutes are subject to a fine of \$100 for EACH MONTH in which they are delinquent. Those who have not published their statements are reminded that any District Attorney may claim the fine by instituting suit against the offending corporation. If the report is not advertised and filed during the month of February, the company becomes subject to a fine of another hundred dollars, and so on for every month in which it is delinquent. Here is the law on the subject, which will repay careful study:

Chapter CVIII.—An act requiring foreign corporations doing business in the state of Nevada to publish annual statements. Approved March 28, 1901.

Section 1. All foreign corporations doing business in the state of Nevada, shall, during the month of May this year, 1901, and in each succeeding year in the month of January, publish a statement of their last years' business in some daily newspaper in the state of Nevada for the period of one week.

Sec. 2. The secretary of the company publishing the statement shall file a copy with the several assessors of the state of Nevada.

Sec. 3. Any corporation coming within the provisions of this act who shall neglect or refuse to file a statement as required by section 1 of this act shall be liable to a penalty of \$100 for each month that the published statement remains unfilled with the several assessors of the state.

Sec. 4. Any district attorney in the state is competent to sue to recover this penalty, or the attorney general. The first county suing through its district attorney shall secure the penalty.

It will thus be seen that there is a stiff liability attaching to a failure to file these reports. The Bonanza furnishes forms to comply with the above law for advertising purposes and attends to filing same with the fourteen assessors of the state. Those interested are invited to correspond with this office at once.

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